

**REMARKS**

Claims 1, 3, and 5-9 are pending in this application. By this Amendment, claims 1, 3, and 5-9 are amended, and claims 2 and 4 are canceled. No new matter is added. Reconsideration of the application is respectfully requested.

Applicant appreciates the courtesies shown to Applicant's representatives by Examiner Gesesse in the October 3, 2006 personal interview. Applicant's separate record of the substance of the interview is incorporated into the following remarks.

**I. Formal Matters**

The Office Action objects to the Specification because the title of the invention is not descriptive. Applicant hereby amends the title of the invention to be more descriptive of the invention. Accordingly, Applicant respectfully requests that the Examiner withdraw the objection to the Specification.

Applicant also amends Figure 13 to correct minor typographical errors. Applicant amends "acqir temporary service information" associated with step j1 to "acquire temporary service information," and "another temporary servece?" associated with step j3 to "another temporary service?"

**II. Claims Define Patentable Subject Matter**

The Office Action rejects claims 1-9 under 35 U.S.C. § 102(e) as being anticipated by *Kanemitsu* (U.S. Patent No. 6,928,262). Applicant respectfully traverses this rejection.

Specifically, as Applicant's representatives asserted during the October 3 interview, *Kanemitsu* does not disclose or suggest a digital broadcast receiving apparatus including at least a tuner that scans carrier frequencies of the digital broadcast signal to receive a coded digital broadcast signal at a first carrier frequency, an extraction unit for extracting service information of channels from the decoded digital broadcast signal at the first carrier frequency, in which after a memory stores the extracted service information, the tuner scans

the carrier frequencies to receive a second carrier frequency different from the first carrier frequency, as recited in amended claim 1 and similarly recited in amended independent claim 9 (emphasis added).

*Kanemitsu* discloses a digital broadcast receiving device that contains an antenna 3 for receiving a digital broadcast signal and a data demodulator 5 for demodulating; a decoder 11 for generating an audio signal and a video signal for output; and a control processor 7 that analyzes and extracts supplementary information that conveys information regarding the type of broadcast from an event information table (EIT) which is received via the antenna (*Kanemitsu* col. 5, line 28 - col. 6, line 13; Fig. 1). *Kanemitsu* appears to disclose two information storage devices. The first memory device is a selection frequency storing unit that stores the number of times that each topic in each genre is selected (*Kanemitsu* col. 10, line 18 - col. 10, line 37). This memory device tracks each time the user chooses to change a particular topic. The other memory device present in *Kanemitsu* is a search keyword storing unit. This unit enhances searches through maintaining a list of search words that are entered by the user (*Kanemitsu* col. 12, line 6 - col. 12, line 47).

At no point does *Kanemitsu* scan carrier frequencies, store service information at a first carrier frequency, and continue scanning to store additional service information at a second carrier frequency. Accordingly, Applicant respectfully asserts that *Kanemitsu* does not disclose or suggest a digital broadcast receiving apparatus as recited in amended claim 1 and similarly recited in amended independent claim 9.

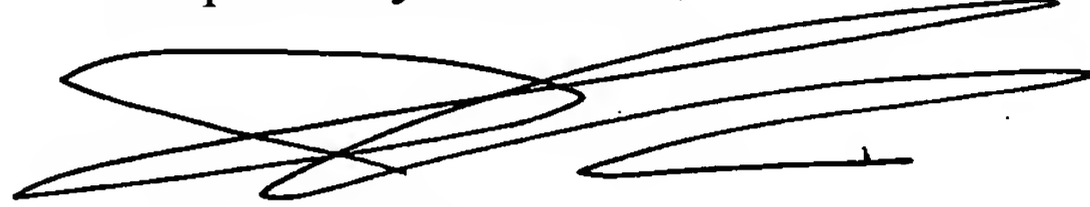
In accordance with the above remarks, Applicant submits that independent claim 1 defines patentable subject matter. Claims 3 and 5-8 depend from claim 1, and therefore, also define patentable subject matter in view of the patentability of claim 1, as well as for the additional features they recite. Thus, Applicant respectfully requests that the Examiner withdraw the §102(e) rejection of claims 1, 3, and 5-9.

**III. Conclusion**

In view of the foregoing, it is respectfully submitted that this application is in condition for allowance. Favorable reconsideration and prompt allowance of claims 1, 3, and 5-9 are earnestly solicited.

Should the Examiner believe that anything further would be desirable in order to place this application in even better condition for allowance, the Examiner is invited to contact the undersigned at the telephone number set forth below.

Respectfully submitted,



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JAO:JCL/jcl

Date: October 5, 2006

Attachment: Replacement Drawing Sheet (Figure 13)

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<b>DEPOSIT ACCOUNT USE AUTHORIZATION</b> Please grant any extension necessary for entry; Charge any fee due to our Deposit Account No. 15-0461
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**Amendments to the Drawings:**

The attached replacement drawing sheet makes changes to Figure 13 and replaces the original sheet.

Attachment: Replacement Sheet